To: Koprowski, Paul[Koprowski.Paul@epa.gov]

Cc: Henning, Alan[Henning.Alan@epa.gov]; Chan-Chau, Nora[Chan-Chau.Nora@epa.gov]

From: Carlin, Jayne

Sent: Thur 12/1/2016 8:18:13 PM

Subject: RE: Need to Add NPS/319 Terms and Conditions Required to be added to the Oregon PPG

Good questions.

- 1. There are two separate grants using 319 funds and I believe the other one does include these conditions (right, Alan?) so Alan may have spoken with ODEQ about the conditions. Is that true, Alan? If not, Alan—do you want to show it to ODEQ and explain that we forgot to put it into the PPG and want to know if ODEQ has any objections to any of them?
- 2. Alan can answer this question—I suspect most of the products are contained in the workplan.
- 3. If they are not relevant, then I see no problem with not including them.
- 4. 319 specific terms and conditions are not new. We just realized that they have not been included in the Oregon (and Alaska) PPGs as they should. There were changes to the 319 terms and conditions for FY14 and beyond that came as a result of new 319 grant/program guidance. The new guidance was developed as a result of some audits (can't recall which agency did them-GAO or IG) that provided some excellent ideas and that the last guidance was issued over 10 years before.
- 5. Which ones are redundant with EPA regulatory language? You asked if ODEQ committed in the work plan to meet regulatory requirements do you still need a condition for it? The reason I ask for the specifics is that it can be helpful to highlight them if they are not well known regulations or "common sense."

Jayne Carlin, Watersheds Unit US EPA, Region 10 1200 6th Ave, Suite 900 (OWW-192) Seattle, WA 98101-3140 (206) 553-8512 carlin.jayne@epa.gov

From: Koprowski, Paul

Sent: Thursday, December 01, 2016 11:15 AM **To:** Carlin, Jayne Carlin.Jayne@epa.gov

Cc: Henning, Alan < Henning. Alan@epa.gov >; Chan-Chau, Nora < Chan-Chau. Nora@epa.gov >

Subject: RE: Need to Add NPS/319 Terms and Conditions Required to be added to the Oregon PPG

Hi Jayne,

Wow, that's a lot of conditions to drop into the grant. I can do it easy enough but I have to ask –

- 1. Has anyone talked with ODEQ about these?
- 2. Are the products of these conditions built into the work plan?
- 3. Are all of them necessary, i.e. I see one for a cooperative agreement and the PPG is not a cooperative agreement.
- 4. Is there some sort of issue going on now that prompted these additional conditions?
- 5. Some of these may be redundant with EPA regulatory language. If ODEQ committed in the work plan to meet regulatory requirements do you still need a condition for it?

Thanks,

Paul

Paul Koprowski

U.S. EPA; Oregon Operations Office

805 SW Broadway, Suite 500

Portland, Oregon 97205

(503) 326-6363

From: Carlin, Jayne

Sent: Wednesday, November 30, 2016 12:58 PM **To:** Koprowski, Paul < <u>Koprowski.Paul@epa.gov</u>>

Cc: Henning, Alan < Henning. Alan@epa.gov >; Tsing-Choy, Kathy < Tsing-Choy. Kathy@epa.gov >; Chan-Chau, Nora < Chan-Chau. Nora@epa.gov >

Subject: Need to Add NPS/319 Terms and Conditions Required to be added to the Oregon PPG

Hi Paul,

I understand the NPS/319 terms and conditions are not contained in the current PPG. Please add the attached to the current PPG and see below for instructions. Please let me know when you have accomplished this task (or send me a copy of the completed grant revisions).

Thanks!

Jayne Carlin, Regional NPS/319 Coordinator

Watersheds Unit US EPA, Region 10 1200 6th Ave, Suite 900 (OWW-192) Seattle, WA 98101-3140 (206) 553-8512 carlin.jayne@epa.gov

From: Tsing-Choy, Kathy

Sent: Wednesday, November 30, 2016 11:16 AM

To: Chan-Chau, Nora < Chan-Chau. Nora@epa.gov>; Carlin, Jayne < Carlin. Jayne@epa.gov>;

Fisher, Kenneth <Fisher.Kenneth@epa.gov>

Cc: Reese, Cathy ; Brendle, Joanne > Subject: RE: NPS/319 Terms and Conditions Required to be added to the Alaska PPG

Hi All,

Yes, we can do an amendment to include 319 T&C for active Grants.

Please process a CR to request 319 T&C to be included. Is the 319 (C9 program code) T&C in IGMS the one you want GS to add to the programmatic T&C? If so, identified in the CR.

Cathy Reese is out and either JoAnne or I can assist process the changes.

Kathy Tsing-Choy

Tel: (206) 553-4688 | Fax: (206) 553-4957 | tsing-choy.kathy@epa.gov

From: Chan-Chau, Nora

Sent: Wednesday, November 30, 2016 11:05 AM

To: Carlin, Jayne < Carlin.Jayne@epa.gov >; Fisher, Kenneth < Fisher.Kenneth@epa.gov >

Cc: Tsing-Choy, Kathy < Tsing-Choy.Kathy@epa.gov>

Subject: RE: NPS/319 Terms and Conditions Required to be added to the Alaska PPG

I think Paul still here.

Yes. The WA PPG has no 319 funds.

Nora Chan-Chau

OWW, Immediate Office, OWW-192

Phone: 206-553-0976

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Information contained in this message may be subject to the Privacy Act (5USC 552a) and should be treated accordingly.

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From: Carlin, Jayne

Sent: Wednesday, November 30, 2016 10:31 AM

To: Chan-Chau, Nora < <u>Chan-Chau.Nora@epa.gov</u>>; Fisher, Kenneth

< Fisher.Kenneth@epa.gov>

Cc: Tsing-Choy, Kathy < Tsing-Choy.Kathy@epa.gov >

Subject: RE: NPS/319 Terms and Conditions Required to be added to the Alaska PPG

I have discussed this issue with Ken and he asked for a copy of the terms and conditions.

Who will be the PO for Oregon PPG as I understand the current PO is retiring very soon or has already retired?

Am I correct that the WA PPG does not include NPS work or 319 funds?

Jayne

Jayne Carlin, Watersheds Unit US EPA, Region 10 1200 6th Ave, Suite 900 (OWW-192) Seattle, WA 98101-3140 (206) 553-8512 carlin.jayne@epa.gov

From: Chan-Chau, Nora

Sent: Wednesday, November 30, 2016 10:18 AM

To: Carlin, Jayne < <u>Carlin.Jayne@epa.gov</u>>; Fisher, Kenneth < <u>Fisher.Kenneth@epa.gov</u>>

Cc: Tsing-Choy, Kathy <Tsing-Choy.Kathy@epa.gov>

Subject: RE: NPS/319 Terms and Conditions Required to be added to the Alaska PPG

Okay.

Are we doing retro correction to add the 319 T & C to those active (open) PPG for both AK and OR? If yes, we need to notify the PO who handle OR and AK for this action. Let me know.

Thanks.

Nora Chan-Chau

OWW, Immediate Office, OWW-192 Phone: 206-553-0976

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Information contained in this message may be subject to the Privacy Act (5USC 552a) and should be treated accordingly.

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From: Carlin, Jayne

Sent: Wednesday, November 30, 2016 10:12 AM **To:** Fisher, Kenneth Fisher.Kenneth@epa.gov>

Cc: tsing.choy.kathy@epa.gov; Chan-Chau, Nora < Chan-Chau.Nora@epa.gov > Subject: NPS/319 Terms and Conditions Required to be added to the Alaska PPG

See attached and below.

Jayne Carlin, Watersheds Unit US EPA, Region 10 1200 6th Ave, Suite 900 (OWW-192) Seattle, WA 98101-3140 (206) 553-8512 carlin.jayne@epa.gov

From: Tsing-Choy, Kathy

Sent: Thursday, July 30, 2015 10:05 AM

To: Fisher, Kenneth <Fisher.Kenneth@epa.gov>; Chan-Chau, Nora <Chan-

Chau.Nora@epa.gov>

Cc: Carlin, Jayne < Carlin.Jayne@epa.gov > Subject: RE: FY16 PPG Water/DEC W48747

Nora,

FYI: The 319 State T&C is uploaded in IGMS for PO to select to include in the FR.

07/28/2015 C9 State Nonpoint Source

Kathy Tsing-Choy

tsing-choy.kathy@epa.gov

Tel: 206-553-4688

IGMS Hotline: 703-676-4499

----Original Message-----From: Fisher, Kenneth

Sent: Wednesday, July 29, 2015 10:20 AM

To: Chan-Chau, Nora

Cc: Tsing-Choy, Kathy; Carlin, Jayne

Subject: FW: FY16 PPG Water/DEC W48747

Nora, here is the revised budget reflected the rescission. We also need to add 319 Terms and

conditions per Jayne Carlin. Ken Kenneth J. Fisher, P.E. Senior Representative to the State of Alaska Alaska Operation Office - Juneau USEPA Region 10 P.O. Box 20370 Juneau, AK 99802 907-586-7658 ----Original Message-----From: Garcia, Lobell F (DEC) [mailto:lobell.garcia@alaska.gov] Sent: Friday, July 24, 2015 3:08 PM To: Fisher, Kenneth Cc: Frawley, Misty L (DEC); Novell, Christopher D (DEC) Subject: FY16 PPG Water/DEC W48747 Good Afternoon Ken, Please see attached the SF-424 and SF424A for FY16 PPG Water/DEC W48747 and let me know if you have any question.

Thanks,

Lobell Garcia

DEC/DAS- Federal Grants

(907) 465-5093